

1 IN THE UNITED STATES DISTRICT COURT
2 FOR THE NORTHERN DISTRICT OF CALIFORNIA

3
4
5 CLAUDIA STEMPIEN, et al.,
6 Plaintiffs,
7 v.
8 ELI LILLY AND COMPANY and
9 MCKESSON CORPORATION,
10 Defendants.

11 NO. C06-1811 TEH
12 ORDER GRANTING MOTION
13 TO RELATE CASE AND ORDER
14 STAYING CASE NO. C07-3324

15 GLENN TEAGUE, et al.,
16 Plaintiffs,
17 v.
18 ELI LILLY AND COMPANY and
19 MCKESSON CORPORATION,
20 Defendants.

21 NO. C07-3324 MEJ

22 These matters come before the Court on Defendant Eli Lilly and Company's motion
23 to relate *Teague v. Eli Lilly and Company*, Case No. 07-3324 MEJ, to *Stempien v. Eli Lilly*
24 and *Company*, Case No. 06-1811 TEH. Neither set of plaintiffs objected to Eli Lilly's
25 motion, and the time for filing a response to the motion under Civil Local Rule 3-12 has now
26 expired.

27 Having reviewed Eli Lilly's papers, the Court finds that the two cases meet the
28 requirements for relation under Civil Local Rule 3-12, and Eli Lilly's motion to relate cases
is therefore GRANTED. Pursuant to Civil Local Rule 3-12(f)(3), the Clerk shall reassign
Teague to the undersigned judge. Counsel are instructed that all future filings shall bear the
initials "TEH" immediately after the case number.

1 IT IS FURTHER ORDERED that *Teague* shall be STAYED for the reasons set forth
2 in this Court's May 4, 2006 order in *Stempien* (Case No. 06-1811, docket no. 26).
3

4 **IT IS SO ORDERED.**

5
6 Dated: 07/09/07



7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

THELTON E. HENDERSON, JUDGE
UNITED STATES DISTRICT COURT